IN THE UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF GEORGIA	U.S. DISTRICT COURT
DUBLIN DIVISION	

2007	MAY	10	P	1: 21	
		1	_		

UNITED STATES OF AMERICA)		CLERY L. Flanker
v.)	CR 306-016	ರು.ಭಾರ⊫ ಆ∷ ಹಣೆ+
RRONSON FLANDERS PHILLIPS)		

ORDER

Let a copy of this Report and Recommendation be served upon counsel for the parties. Any party who objects to this Report and Recommendation or anything in it must file, not later than May 29, 2007, specific objections with the Clerk of this Court. The Clerk will submit this Report and Recommendation together with any objections to the Honorable Dudley H. Bowen, Jr., United States District Judge, on May 30, 2007. Failure to file specific objections will bar any later challenge or review of the factual findings of the Magistrate Judge. See 28 U.S.C. § 636(b)(1)(C); Thomas v. Arn, 474 U.S. 140, 106 S. Ct. 466, 88 L.Ed.2d 435 (1985); Nettles v. Wainwright, 677 F.2d 404 (5th Cir. 1982) (en banc). In order to challenge the findings and recommendations of the Magistrate Judge, a party must, by May 29, 2007, file with the Clerk of the Court written objections which shall specifically identify the portions of the proposed findings and recommendation to which objection is made and the specific basis for objection. A copy of the objections must be served upon all other parties to the action.

Requests for extension of time to file objections to this Report and Recommendation shall be directed to the Honorable Dudley H. Bowen, Jr.

Upon receipt of objections meeting the specificity requirement set out above, a United States District Judge shall make a *de novo* determination of those portions of the report, proposed findings, or recommendation to which objection is made and may accept, reject, or modify in whole or in part, the findings or recommendations made by the Magistrate Judge. The Judge, however, need conduct a hearing only in his discretion or if required by law, and may consider the record developed before the Magistrate Judge, making his own determination on the basis of that record. The Judge may also receive further evidence, recall witnesses or recommit the matter to the Magistrate Judge with instructions.

Objections not meeting the specificity requirement set out above will not be considered by a United States District Judge.

A party may not appeal a Magistrate Judge's recommendation directly to the United States Court of Appeals for the Eleventh Circuit. Appeals may be made only from a final judgment entered by or at the discretion of a District Judge.

The Clerk is **DIRECTED** to serve a copy of this Report and Recommendation on counsel for all parties.

SO ORDERED this/ day of May, 2007, at Augusta, Georgia.

W. LEON BARFIELD

UNITED STATES MAGISTRATE JUDGI

United States District Court

Southern District of Georgia

UNITED 5	IATES OF AMERICA	*		•
BRONSON	vs. I FLANDERS PHILLIPS	* * *	CASE NO.	3:06-CR-16
		*		
District, while following:	ed, a regularly appointed an conducting the business of Pursuant to instructions froduties, I personally placed frank of the Court, and pro	the Court om the cou in the U.S	for said Division rt, and in the p . Mail a sealed	on does hereby certify the erformance of my official envelope bearing the lawful
	attorneys listed below;	Possey		· · · · · · · · · · · · · · · · · · ·
e .	and			
2.	That the aforementioned en order part of the official records		dated 5/10/0	of the documents known as 7, which is
Date of Mailin Date of Certifi	-		SCOTT L. PO	OFF, CLERK
			, D	on i, celliax
			By Z	February
:			:	
NAME:	nders Phillips			
Bronson Flar Althea Buafo				
3.				
4.				
5			0.480	
6. 7.	······································			· · · · · · · · · · · · · · · · · · ·
				:
M 	istrict Judge (agistrate Judge (inutes) S. Probation S. Marshal S. Attorney AG Office		Cert/Co	py Dept. of Justice Dept. of Public Safety Voter Registrar U.S. Court of Appeals Nicole/Debbie Ray Stalvey Cindy Reynolds